2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 10 UNITED STATES OF AMERICA, NO. CR11-555BHS 11 **Plaintiff** GOVERNMENT'S DISPOSITION 12 **MEMORANDUM** v. 13 RONNIE CURRY. 14 Defendant. 15 16 The United States of America, by and through Jenny A. Durkan, United States 17 Attorney for the Western District of Washington, and Ye-Ting Woo, Assistant United 18 States Attorney, submits this Disposition Memorandum as to defendant Ronnie Curry. A 19 hearing is scheduled for Tuesday, June 11, 2013. 20 On May 9, 2013, the Probation Office filed a violation report containing four 21 violations committed by the defendant between March 29, 2013, and May 3, 2013. The 22 most serious of the violation is a pending criminal prosecution in Lakewood Municipal 23 Court in which the defendant is charged with assault fourth degree – domestic violence, 24

and interfering with reporting a DV crime. This municipal court case remains pending.

probation officer, failure to timely notify Probation of a new residence, associating with a

The other violations include the defendant's failure to timely report the arrest to his

felon (his brother and co-defendant Donte Curry).

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Judge Settle

The defendant was arrested on May 17, 2013, and has remained in custody since that date. It is the government's understanding that the defendant will admit to the violations of failing to timely notify the probation office of his new address and the criminal arrest, and associating with a felon. If these admissions are made to the Court, the government and the Probation Office are prepared to withdraw the violation of new criminal conduct.

With respect to disposition based on the anticipated admissions to violation, the government concurs with the Probation Office's disposition recommendation of revocation of supervised release and a sentence of imprisonment of time served.

The advisory guideline range for Grade C violation is three to nine months of imprisonment as the defendant is a Criminal History Category I. By the time of the hearing on June 11, 2013, the defendant will have served 27 days in custody.

As recommended by the Probation Office, the government believes that an additional condition of supervised release to include 120 days in a residential reentry center is appropriate to ensure the defendant's stability and compliance, along with reimposition of the 24 months of supervised release period with all standard and special conditions to remain in effect.

Dated this 6<sup>th</sup> day of June, 2013.

Respectfully submitted,

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Government's Disposition Memorandum/ United States v. Ronnie Curry, CR11-5555BHS - 3

1 CERTIFICATE OF SERVICE 2 I hereby certify on June 6, 2013, I electronically filed the foregoing with the Clerk 3 of the Court using the CM/ECF system which will send notification of such filing to the 4 attorney of record for the defendant. 5 /s/ Ye-Ting Woo 6 **YE-TING WOO** Assistant United States Attorney 7 700 Stewart Street, Suite 5220 8 Seattle, WA 98101-1271 Telephone: (206) 553-2268 9 Fax: (206) 553-4986 E-mail: Ye-Ting.Woo@usdoj.gov 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28